EXHIBIT C

CORTNE MAREESE		
ROBINSON,	§	
	§	
Petitioner	· §	
	§	CAUSE NO. 1:17-CV-11
V.	§	
	§	*DEATH PENALTY CASE*
LORIE DAVIS, DIRECTOR,	§	
DIRECTOR, TDCJ-CID,	§	
	§	
Respondent	§	

SUPPLEMENTAL AFFIDAVIT OF CHARLES HERRING, JR.

- I, Charles Herring, Jr., swear under penalty of perjury that the following is true:
 - 1. My name is Charles Herring, Jr., I am over the age of 18 and competent to testify to the truth of the matters contained in the report that was filed in this case on November 8, 2017.
 - 2. The opinions in my report are based on materials and information that would have been available to Mr. Robinson's state habeas counsel.
 - 3. I would have been available and ready to testify in accord with the opinions and conclusions that I presented in my report at Mr. Robinson's state habeas proceedings.

Dated this 24th day of April, 2019.

Charles Herring, Jr.

Herring & Panzer, L.L.P.

1411 West Avenue, Suite 100

Austin, Texas 78701

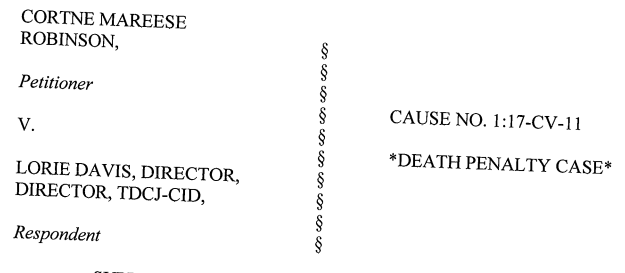
(512) 320-0665

(512) 519-7580

SUBSCRIBED AND SWORN TO before me by Charles Herring, Jr. on this 24th day of April, 2019.

Notary Public – State of Texas

JUDY R. ERBEN NOTARY PUBLIC ID# 509296-3 State of Texas Comm. Exp. 05-20-2020



SUPPLEMENTAL AFFIDAVIT OF CHARIS E. KUBRIN

- I, Charis E. Kubrin, swear under penalty of perjury that the following is true:
 - 1. My name is Charis E. Kubrin. I am over the age of 18 and competent to testify to the trust of the matters contained in the report that was filed in this case on January 17, 2018.
 - 2. The opinions in my report are based on information that would have been available to the experts that testified for the State in Mr. Robinson's trial.
 - 3. The opinions in my report are based on materials and information that would have been available to Mr. Robinson's trial counsel and state habeas counsel.
 - 4. I would have been available and ready to testify to the opinions that I presented in my report at Mr. Robinson's trial and/or state habeas

Dated this 29 day of April, 2019.

Charis E. Kubrin, Ph.D.

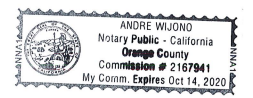
Department of Criminology, Law and Society University of California, Irvine Social Ecology II, Room 3379 Irvine, CA 92697-7080

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California County of Orange
Onter 29, 2019 before me Andre Wijane Notary Public
personally appeared Charis Elizabeth Kubrin

who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is lare subscribed to the within instrument and acknowledged to me that her/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signatura(e) on the instrument the person(a)- or the entity upon behalf of which the person(e) acted, executed the instrument I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct. WITNESS my hand and official seal.

In/h



CORTNE MAREESE		
ROBINSON,	§	
Petitioner	§ §	
V.	§ §	CAUSE NO. 1:17-CV-11
LORIE DAVIS, DIRECTOR, DIRECTOR, TDCJ-CID,	§ §	*DEATH PENALTY CASE*
DIRECTOR, IDCJ-CID,	§ . 8	
Respondent	§ §	

SUPPLEMENTAL AFFIDAVIT OF HELENA HUCKABEE

- I, Helena Huckabee, swear under penalty of perjury that the following is true:
 - My name is Helena Huckabee. I am over the age of 18 and competent to testify to the trust of the matters contained in the report that was filed in this case on November 8, 2017.
 - 2. The opinions in my report are based on information that would have been available to the experts that testified for the State in Mr. Robinson's trial.
 - 3. The opinions in my report are based on materials and information that would have been available to Mr. Robinson's trial counsel and state habeas counsel.
 - 4. I would have been available and ready to testify to the opinions that I presented in my report at Mr. Robinson's trial and/or state habeas

Dated this 20 day of April, 2019.

Helena Huckabee, Ph.D., BCBA-D

Clinical Neuropsychologist, CO #2868

Board Certified Behavior Analyst - Doctoral

400 S. Colorado Blvd., Ste. 400

Glendale, CO 80246

(303) 322-9000

State of clarado County of Arapahoe
Subscribed and sworn before moon 4/30/19

(Date)

(Notary Signature)

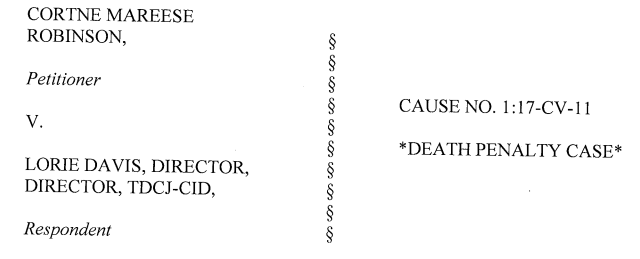
ANTHONY VALVERDE

NOTARY PUBLIC

STATE OF COLORADO

NOTARY ID 20184046700

MY COMMISSION EXPIRES DECEMBER 6, 2022



SUPPLEMENTAL AFFIDAVIT OF CANDICE A. ALFANO

- I, Candice A. Alfano, swear under penalty of perjury that the following is true:
 - 1. My name is Candice A. Alfano. I am over the age of 18 and competent to testify to the trust of the matters contained in the report that was filed in this case on January 17, 2018.
 - 2. The opinions in my report are based on information that would have been available to the experts that testified for the State in Mr. Robinson's trial.
 - 3. The opinions in my report are based on materials and information that would have been available to Mr. Robinson's trial counsel and state habeas counsel.
 - 4. I would have been available and ready to testify to the opinions that I presented in my report at Mr. Robinson's trial and/or state habeas

Dated this 25 day of April, 2019.

Candice A. Alfano

Clinical Psychologist, TX #36103

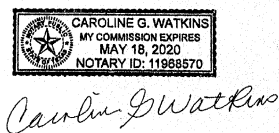
Professor of Psychology

Director, Sleep and Anxiety Center of Houston

University of Houston

caalfano@uh.edu

713.743.3400



CORTNE MAREESE		
ROBINSON,	§	
	§	•
Petitioner	§	
	§	CAUSE NO. 1:17-CV-11
V.	§	
	§	*DEATH PENALTY CASE*
LORIE DAVIS, DIRECTOR,	§	
DIRECTOR, TDCJ-CID,	§	
	§	
Respondent	§	

SUPPLEMENTAL AFFIDAVIT OF DANIEL MURRIE

- I, Daniel Murrie, swear under penalty of perjury that the following is true:
 - 1. My name is Daniel Murrie. I am over the age of 18 and competent to testify to the trust of the matters contained in the report that was filed in this case on November 8, 2017.
 - 2. The opinions in my report are based on information that would have been available to the experts that testified for the State in Mr. Robinson's trial.
 - 3. The opinions in my report are based on materials and information that would have been available to Mr. Robinson's trial counsel and state habeas counsel.
 - 4. I would have been available and ready to testify to the opinions that I presented in my report at Mr. Robinson's trial and/or state habeas

Dated this 23 day of April, 2019.

Notary MAIke marke Centy Vingania

Edward C. Strichler Tr

My Commissioneyone f

2/28/23 Loward Daniel Murrie, Ph.D.

Licensed Clinical Psychologist

Director of Psychology, ILPP (Univ. of Virgina)

Prof. of Psychiatry & Neurobehavioral Sciences

P.O. Box 800660

Charlottesville, VA 22908-0660

(434) 924-8308

murrie@virginia.edu

CORTNE MAREESE		
ROBINSON,	8	·
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Petitioner	\$ \$	
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V.	Š	
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LORIE DAVIS, DIRECTOR,	§	
DIRECTOR, TDCJ-CID,	§	
,	Š	
Respondent	§	
	·	

SUPPLEMENTAL AFFIDAVIT OF STEPHEN D. HART

- I, Stephen D. Hart, swear under penalty of perjury that the following is true:
 - 1. My name is Stephen D. Hart, I am over the age of 18 and competent to testify to the trust of the matters contained in the report that was filed in this case on November 8, 2017.
 - 2. The opinions in my report are based on information that would have been available to the experts that testified for the State in Mr. Robinson's trial.
 - 3. The opinions in my report are based on materials and information that would have been available to Mr. Robinson's trial counsel and state habeas counsel.
 - 4. I would have been available and ready to testify to the opinions that I presented in my report at Mr. Robinson's trial and/or state habeas

ELAINE LU

NOTARY PUBLIC
P.O. BOX 11551

1950 • 650 WEST GEORGIA ST.
VANCOUVER, BRITISH COLUMBIA
CANADA V68 4N8



Dated this ___ day of April, 2019.

Stephen D. Hart, Ph.D.
Department of Psychology
Simon Fraser University
8888 University Drive
Burnaby, British Columbia
Canada V5A 1S6
(778) 782-3354
hart@sfu.ca

SWORN BEFORE ME, at City of

Vancouver, Province of British Columbia
this day of April, 2019.

PERMANENT

COMMISSION

Commissioner for taking affidavits for

Province of British Columbia

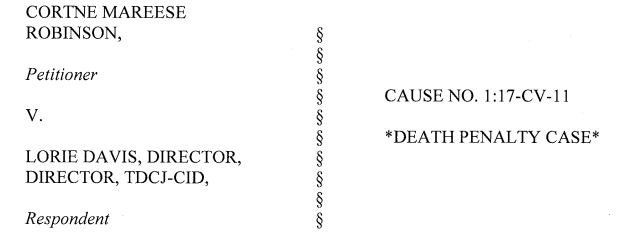
ELAINE LU

NOTARY PUBLIC
P.O. BOX 11551

1950-650 WEST GEORGIA

VANCOUVER, BRITISH COLUMBIA

CANADA V6B AND



SUPPLEMENTAL AFFIDAVIT OF JOHN F. EDENS

- I, John Edens, swear under penalty of perjury that the following is true:
 - 1. My name is John F. Edens. I am over the age of 18 and competent to testify to the trust of the matters contained in the affidavit that was filed in this case on November 8, 2017.
 - 2. The opinions in my affidavit are based on information that would have been available to the experts that testified for the State in Mr. Robinson's trial.
 - 3. The opinions in my affidavit are based on materials and information that would have been available to Mr. Robinson's trial counsel and state habeas counsel.

4. I would have been available and ready to testify to the opinions that I presented in my affidavit at Mr. Robinson's trial and/or state habeas proceedings.

Dated this 23rd day of April, 2019.

John F. Edens, Ph.D.

5215 Cascades Dr.

College Station, Texas 77845

yetyle ___

(979) 422-6599